

NYSCEF DOC. NO. 12

PC Date: \_\_\_\_\_  
 Prior CC Dates: \_\_\_\_\_  
 Current NOI Date: \_\_\_\_\_

At the City/TA Discovery Part of The Supreme Court of the State of New York, held in and for the County of Kings, at the Courthouse located at 360 Adams Street, Brooklyn New York on the 7th day of August 2024.

**PRESENT:**

HON. Patria Frias-Colón

CAL. NO. \_\_\_\_\_

LLOYD CEASAR,

X

Plaintiff(s),

-against-

THE CITY OF NEW YORK Defendant(s)

X

The following papers number 1 to read on this motion  
 Notion of Motion-Order to Show Cause Motion Sequence 1  
 And Affidavits (Affirmations) Annexed \_\_\_\_\_  
 Answering Affidavits (Affirmation) \_\_\_\_\_  
 Reply Affidavit (Affirmation) \_\_\_\_\_  
 Affidavit (Affirmation) \_\_\_\_\_  
 Pleading-Exhibits \_\_\_\_\_  
 Stipulations-Minutes \_\_\_\_\_  
 Filed Papers \_\_\_\_\_

Papers Numbered

ON DEFAULT  
 ON CONSENT  
 AFTER ORAL ARGUMENT

IT IS HEREBY STIPULATED AND AGREED, by and between the Plaintiff and Defendants, through their undersigned counsel, that Plaintiff's Order to Show Cause, which is returnable on September 4, 2024, is hereby resolved, on consent of all parties, as follows:

1. Plaintiff is permitted to correct the date of arrest in the original NOTICE OF CLAIM from June 17, 2023 to June 15, 2023. No other changes are permitted.

IT IS FURTHER STIPULATED AND AGREED that a facsimile or photostatic copy of the signatures herein can be considered the same as an original for the purposes of this stipulation, and that this stipulation may be filed without further notice with the clerk of the court.

**Unjustified failure of any party to comply with the terms of this Order will result in sanctions.**

<u>For Clerk's Use Only</u>	
MG _____	<input type="checkbox"/> Retracked:
MD _____	<input type="checkbox"/> Standard
Motion Seq.# _____	<input type="checkbox"/> Complex

Dated: August 7, 2024

ENTER:

Hon. Patria Frias-Colón J.S.C.

PRINT FIRM NAME	PRINT ATTORNEY NAME
ATTORNEY FIRM Justin C Bonus Attorney at Law	by Justin Bonus
ATTORNEY FIRM Law Department	by Heba Abdelaal
ATTORNEY FIRM _____	by _____
ATTORNEY FIRM _____	by _____

FOR PLAINTIFF(S) Lloyd Ceasar

FOR DEFENDANT(S) City of New York

FOR DEFENDANT(S) \_\_\_\_\_

FOR DEFENDANT(S) \_\_\_\_\_